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Lavelle/EPR/R8/USEPA/US
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To Robert.R.Marriam@grace.com, robert.j.medler@grace.com
cc clecours@mt.gov
bcc
Subject Parametrix qualifications etc.

Dear Bob and Bob:

EPA reviewed the August 2008 "Statement of Qualifications to Support Investigations at the Libby Montana CERCLA Site" prepared by Parametrix and the Curriculum Vitae for Parametrix personnel who will be involved in carrying out the work required under the Phase IIC Sampling and Analysis Plan for OU3. The information satisfies the requirement in paragraph 38 of the Administrative Order On Consent (CERCLA Docket no. CERCLA-08-2007-0012). EPA believes the information verifies that the Parametrix organization and personnel meet the technical background and experience requirements necessary to conduct the Phase IIC work.

Additionally, EPA reviewed the August 29, 2008 "Draft Quality Management Plan Revision No. 1" (QMP) prepared by Parametrix. The QMP is consistent with "EPA Requirements for Quality Management Plans (QA/R-2)" and documents that Parametrix has a quality system in place.

Although EPA does not review Health and Safety Plans prepared by Respondents or their contractors, we received the August 29, 2008 "Draft Health and Safety Plan for Sampling and Analysis of Libby Asbestos Superfund Site Operable Unit 3 , Revision No. 1" as required by paragraph 5.1 of the Statement of Work, Appendix A to the Administrative Order on Consent.

If you have any questions, don't hesitate to contact me.

Sincerely,

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